ORDINANCE NO. 2009-

AN ORDINANCE OF THE VILLAGE OF KEY BISCAYNE, FLORIDA, AMENDING SECTION 30-103 "HOTEL **RESORT DISTRICT:"** PROVIDING FOR AMENDMENTS TO THE PURPOSE AND USES; PROVIDING FOR AMENDMENTS TO THE LIST OF PERMITTED. CONDITIONAL, **AND** PROHIBITED USES; PROVIDING AMENDMENTS TO THE **DEVELOPMENT REGULATIONS:** PROVIDING FOR SUPPLEMENTARY REGULATIONS; PROVIDING FOR AMENDMENTS TO SECTION 30-184 "AMOUNT OF REQUIRED OFF-STREET PARKING" RELATING TO THE REQUIRED OFF-STREET PARKING FOR HOTELS OR MOTELS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, and

WHEREAS, and

WHEREAS, the Zoning Ordinance Review Committee has recommended that the proposed modifications to the Village's land development regulations be approved; and

WHEREAS, the Village staff recommends approval of the proposed modifications to the Village's regulations and finds that these regulations are consistent with the Village's Comprehensive Plan; and

WHEREAS, the Village Council, sitting as the Local Planning Agency, has reviewed this Ordinance and has recommended approval; and

WHEREAS, the Village Council hereby finds and declares that adoption of this Ordinance is necessary, appropriate, and advances the public interest.

NOW, THEREFORE, IT IS HEREBY ORDAINED BY THE VILLAGE COUNCIL OF THE VILLAGE OF KEY BISCAYNE, FLORIDA, AS FOLLOWS¹:

¹ Coding: <u>underlined</u> words are additions to existing text, struck through words are deletions from existing text, shaded text reflects changes made from First Reading.

<u>Section 1</u>. The preceding "Whereas" clauses are ratified and incorporated as the legislative intent of this Ordinance.

<u>Section 2.</u> <u>Amendment to Section 30-103 of the Village Code.</u> Section 30-103 "Hotel Resort District" of the Village Code of Ordinances is hereby amended to read as follows:

Sec. 30-103. Hotel Resort District.

(a) Purpose and Uses.

TABLE INSET:

District Purpose	Main Permitted Uses	Conditional Uses	Accessory Uses	Prohibited Uses
This district is designed to promote the Development of ocean resort Hotels and multiple Family residences- in a manner that is consistent with the mass and scale of adjacent properties.	1. Single Family 2. Townhome 3. Hotel 4. Apartment Building 5. Public Park 6. Any Combination of the above referenced uses 7. Uses seaward of the of the Coastal Control Line shall be limited to bath houses, cabanas, outdoor recreational facilities, garages, and restaurants so long as: (1) they are approved by a Coastal Construction Line permit granted by the State of Florida Department of Natural Resources; (2) at least 50% of the permitted area is free of any such structures; and (3) no such individual structure shall exceed 15% of the permitted area.	None	Any Use that is customarily associated with the Main Permitted Uses (See sec. 30-111)	Any Use not listed as a Main Permitted Use, Conditional Use, or Accessory Use (See sec. 30-113) Hotel and Apartment Buildings are prohibited within 120 ft. of the Holiday Colony subdivision.

(b) Development Regulations.

TABLE INSET:

<u>Use</u>	Density	Setback	Height And Floor Area Ratio	Lot Coverage	Minimum Lot Area
Single Family	Within 120 ft. of Holiday Colony Subdivision density shall be limited to 1 single family home per 100 ft. of lot width and minimum lot depth of 120 ft. When not located within 120 ft. of the Holiday Colony Subdivision, then as set forth on the approved Site Plan.	See Section 30- 100 (e)	See "Floor Ratio and Height Zone Sketch."	See Section 30- 100(b)	12,000 sq. ft.
Townhome	16 Units per acre. Lot dimensions shall be as shown on the approved Site Plan.	See Section 30- 100 (b)	See "Floor Ratio and Height Zone Sketch."	See Section 30-11(b)	As set forth on the approved site plan

Hotel	30 Units per acre. No Hotel shall exceed 350 units	Front: 25 ft. + 5 ft. per floor above the first floor but not to exceed 50 ft. Side: 25 ft. minimum. No portion of the Building may extend beyond a "building envelop" formed by a prism the base of which is formed by the Lot boundaries and whose height is defined by two base angles of 63 degrees each (see "Building Envelope Sketch"). Rear: 25 ft. + 5 ft. per floor above the	See "Floor Ratio and Height Zone Sketch."	.40	The site shall be subdivided as of the date of this ordinance
		25 ft, + 5 ft. per			
Apartment Building	16 Units per acre.	Same as Hotel above	See "Floor Ratio and Height Zone Sketch."	<u>.40</u>	The site shall be subdivided as of the date of this ordinance

c. Supplementary Regulations

1. Hotel

a. <u>Unit Size- Average Hotel unit size shall be based on the Site Plan Review Criteria as set forth in Sec 30-80 and by documentation submitted to justify said determination.</u>

- b. Cooking facilities Cooking Facilities in Hotel Buildings shall be limited to the following: (i.) One Microwave Oven with a maximum size of 2.0 cubic ft.; (ii.) One refrigerator with a maximum size of 5 cubic ft.; and (iii.) Toasters, coffeemakers, and an ice maker.
- c. Common Area Kitchen in Hotel Buildings- The common area kitchen in Hotel Buildings shall be limited to one room per floor with access directly from a hallway or lobby. No kitchen shall have access to a hotel unit. The use of this kitchen is solely limited to the warming and refrigeration of foodstuffs that are prepared in the hotel or brought from an off site location to the hotel. Kitchen equipment, cooking facilities, silverware, supplies, and appliances that are directly related to this purpose are permitted.
- d. Any Unit with a door to a hallway or lobby is determined to be a Unit.

2. Floor Area Ratio

- a. The Floor Area Ratio shall be as provided on "Floor Area Ratio and Height Zone Sketch". Floor Area that is not used in the Floor Area Ratio calculation in one zone may be applied to another zone; however, the maximum Floor Area Ratio in a zone shall be as shown on the "Floor Area Ratio and Height Zone Sketch".
- b. Parking garages located below the Base Flood Elevation shall not be included in the Floor Area Ratio calculation. When the parking garage is located above the Base Flood Elevation, it shall be included in the Floor Area Ratio calculation.
- c. <u>If a development contains Hotel and Apartment Units, then the lot area which is counted towards one Use cannot be counted towards another use.</u>
- 3. <u>Determination of Yards</u>. The determination of yards shall be as shown in the "Yard Determination Sketch".
- 4. Dedicated Easement. The Site Plan shall show a dedicated easement from the Erosion Control Line along the two longest side lot lines of the property. The minimum required width of the easement shall be 7.5 ft. The Site Plan Review criteria (Sec. 30-80) shall be used to determine the maximum required width of the easement.

INSERT TRIANGLE SKETCH

INSERT FLOOR ARA RATIO AND HEIGHT SKETCH

YARD DETERMINATION SKETCH

-Density	Maximum Height	Lot- Coverage-	Minimum Lot Area
Hotel 30 Units per acre No Development shall exceed 350 Hotel Units Apartment Building 16 Units per acre If a Development contains Hotel and Apartment Units, then Lot area, which is counted towards one Use, cannot be counted towards another Use.	150 ft.	.40—	The site shall be subdivided as of the date of this ordinance.

TABLE INSET:

	Setback -	Floor Area Ratio
Front:	25 ft. + 5 ft. per floor above the first floor but not to exceed 50 ft.	.40, however oceanfront and bayfront Buildings that provide a 7.5 ft. dedicated Easement on each side of the property from the Street to the beach shall use the following:
Side:	25 ft. minimum (however no portion of Building may extend beyond a "building envelope" formed by a prism the base of which is formed by the Lot boundaries and whose height is defined by two base angles of 63 degrees each, * see sketch below). Side Setbacks shall be measured from the dedicated Easement as required in the Floor Area Ratio calculation. — 25 ft. + 5 ft. per floor above the	1 Story .40 4 Story 1.00 7 Story 1.60 2 Story .60 5 Story 1.20 8 Story 1.80 3 Story .80 6 Story 1.40 9 Story + 2.00 The dedicated Easement shall be counted in the Floor Area Ratio calculation. The Easement shall be improved with landscaping and a hard paved surface. The improvements shall require approval by the Building, Zoning, and Planning Director prior to the issuance of a building permit and must be installed prior to the issuance of a certificate of occupancy.
-	first floor but not to exceed 50 ft.	

Section 3. Amendment to Section 30-184 of the Village Code. Section 30-184 "Amount of required off-street Parking" of the Village Code of Ordinances is hereby amended to read as follows:

Sec. 30-184. Amount of required off-street Parking.

(a) The required off-street Parking spaces shall be provided and maintained on the basis of the minimum requirements listed in this article.

TABLE INSET:

Use	Required Number of Spaces	Special Conditions Additional Required Spaces
(1) Apartment Building	1.75 per Unit	Developments with more than 10 Units, then 1 additional per 5 Units, marked as guest Parking
***	***	***
(6) Hotel or Motel	4 .75 per Unit. If the parking garage or parking lot is operated as a valet service, then the parking spaces may be shown on the site plan in tandem. The site plan application shall include a valet parking plan.	Accessory Uses 65% of requirement if calculated as a Main Permitted Use
***	***	***

Section 4. Severability. The provisions of this Ordinance are declared to be severable and if any section, sentence, clause or phrase of this Ordinance shall for any reason be held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining sections, sentences, clauses, and phrases of this Ordinance but they shall remain in effect, it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.

<u>Section 5.</u> <u>Conflicts.</u> All ordinances or parts of ordinances, resolution or parts of resolutions, in conflict herewith, are repealed to the extent of such conflict.

Section 6. Effective Date. This Ordinance shall become effective immediately upon
adoption on second reading.
PASSED AND ADOPTED on first reading this day of, 200
PASSED AND ADOPTED on second reading this day of, 200
MAYOR ROBERT L. VERNON
ATTEST:
CONCLUENT II ALLYADEZ CMC VIII ACE CLEDV
CONCHITA H. ALVAREZ, CMC, VILLAGE CLERK
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:
VILLAGE ATTORNEY